## Case3:13-cv-00133-EMC Document1 Filed01/10/13 Page1 of 21

Michael D. Bonanno, Attorney (DC Bar No. 998208) Soyoung Choe, Attorney (MD Bar, No Numbers Assigned) Aaron Comenetz, Attorney (DC Bar No. 479572) Peter K. Huston, Attorney (CA Bar No. 150058) Ihan Kim, Attorney (NY Bar, No Numbers Assigned) Claude F. Scott, Jr., Attorney (DC Bar No. 414906) Adam T. Severt, Attorney (MD Bar, No Numbers Assigned) United States Department of Justice, Antitrust Division 450 Fifth Street, NW, Suite 7100 Washington, DC 20530 Telephone: (202) 532-4791 Facsimile: (202) 616-8544 E-mail: michael.bonanno@usdoj.gov 7 [Additional counsel listed on signature page] 8 Attorneys for Plaintiff United States of America 9 UNITED STATES DISTRICT COURT Case No.: 13 0133 10 FOR THE NORTHERN DISTRICT OF CALIFORNIA SAN FRANCISCO DIVISION 11 UNITED STATES OF AMERICA, 12 Plaintiff, 13 v. 14 BAZAARVOICE, INC. 15 Defendant. 16 17 **COMPLAINT** 18 The United States of America, acting under the direction of the Attorney General of the 19 United States, brings this civil action to obtain equitable relief remedying the June 2012 20 acquisition of PowerReviews, Inc. ("PowerReviews") by Defendant Bazaarvoice, Inc. 21 ("Bazaarvoice"). The United States alleges as follows: 22 23

**INTRODUCTION** 

1. Many retailers and manufacturers purchase product ratings and reviews platforms ("PRR platforms") to collect and display consumer-generated product ratings and reviews online. Bazaarvoice provides the market-leading PRR platform, and PowerReviews was its closest competitor. No other PRR platform competitor has a significant number of PRR platform customers in the United States. By acquiring PowerReviews, Bazaarvoice eliminated its most significant rival and effectively insulated itself from meaningful competition.

- 2. The acquisition of PowerReviews was a calculated move by Bazaarvoice that was intended to eliminate competition. Bazaarvoice's senior executives spent more than a year considering whether buying PowerReviews would reduce pricing pressure and diminish competition in the marketplace. As a result of their extensive deliberations, the company's business documents are saturated with evidence that Bazaarvoice believed the acquisition of PowerReviews would eliminate its most significant competitive threat and stem price competition.
- 3. In April 2011, Brant Barton, one of Bazaarvoice's co-founders, outlined the benefits of the acquisition in an e-mail to senior Bazaarvoice executives. He noted that acquiring PowerReviews would "[e]liminat[e] [Bazaarvoice's] primary competitor" and provide "relief from [] price erosion." He also discussed the absence of competitive alternatives for customers, concluding that Bazaarvoice would "retain an extremely high percentage of [PowerReviews] customers," because available alternatives for disgruntled customers were "scarce" and "low-quality."
- 4. On May 4, 2011, Brett Hurt, Bazaarvoice's Chief Executive Officer, supported Barton's analysis and advocated the company's pursuit of PowerReviews in an e-mail to the

- 5. Two days later, Barton, Hurt, and Stephen Collins, Bazaarvoice's Chief Financial Officer, met with senior PowerReviews executives to discuss the potential acquisition. In his notes from the meeting, Barton wrote that the transaction would enable the combined company to "avoid margin erosion" caused by "tactical 'knife-fighting' over competitive deals." He later prepared a presentation for Bazaarvoice's board of directors in which he claimed the transaction would "[e]liminate [Bazaarvoice's] primary competitor" and "reduc[e] comparative pricing pressure."
- 6. In October 2011, Collins e-mailed other senior Bazaarvoice executives to provide his perspective regarding the potential acquisition. He recommended that Bazaarvoice continue its pursuit of PowerReviews because he feared price competition with PowerReviews would impair the long-term value of Bazaarvoice's business. Collins believed that Bazaarvoice had "literally, no other competitors," and he expected "pricing accretion" from the combination of the two firms. In November 2012, Stephen Collins replaced Brett Hurt as Bazaarvoice's Chief Executive Officer.
- 7. In November 2011, Hurt sought permission from Bazaarvoice board members to continue exploring a potential deal with PowerReviews, observing that Bazaarvoice would have "[n]o meaningful direct competitor" after acquiring PowerReviews, thereby reducing "pricing dilution."
- 8. In December 2011, Collins and Barton met with PowerReviews representatives again. Following the meeting, Collins prepared a memorandum for Bazaarvoice's board of

I	directors to outline the expected benefits of the acquisition. He wrote that the acquisition of
2	PowerReviews would (1) "eliminat[e] feature driven one-upmanship and tactical competition;"
3	(2) "[c]reate[] significant competitive barriers to entry;" (3) "eliminate the cost in time and
4	money to take [PowerReviews'] accounts;" and (4) "reduce [Bazaarvoice's] risk of account
5	losses as [PowerReviews] compete[d] for survival."
6	9. In May 2012, Bazaarvoice executives completed their due diligence for the
7	acquisition. To support their recommendation to proceed with the acquisition of PowerReviews,
8	they prepared a 73-page memorandum for the company's board of directors. In this
9	memorandum, the executives touted the transaction's dampening effect on competition,
10	concluding the acquisition would "block[] entry by competitors" and "ensure [Bazaarvoice's]
11	retail business [was] protected from direct competition and premature price erosion."
12	10. Bazaarvoice's acquisition of PowerReviews closed on June 12, 2012. The
13	purchase price, including cash and non-cash consideration, was approximately \$168.2 million.
14	THE DEFENDANT AND THE TRANSACTION
15	11. Bazaarvoice is a publicly traded Delaware corporation and is headquartered in
16	Austin, Texas. During its 2012 fiscal year, Bazaarvoice earned approximately \$106.1 million in
17	revenue.
18	12. PowerReviews was a privately held Delaware corporation. Before the
19	transaction, PowerReviews was headquartered in San Francisco, California. During the 2011
20	calendar year, the company earned approximately \$11.5 million in revenue.
21	JURISDICTION
22	13. The United States brings this action under Section 15 of the Clayton Act, 15
23	U.S.C. § 25, to restrain Bazaarvoice's violation of Section 7 of the Clayton Act, 15 U.S.C. § 18.

1 14. This Court has subject matter jurisdiction over this action under Section 15 of the Clayton Act, 15 U.S.C. §§ 4 and 25, and 28 U.S.C. §§ 1345 and 1331. This Court also has 2 3 subject matter jurisdiction under 28 U.S.C. § 1337, as Bazaarvoice is engaged in a regular, 4 continuous, and substantial flow of interstate commerce and activities substantially affecting 5 interstate commerce. Bazaarvoice sells PRR platforms throughout the United States. 15. 6 This Court has personal jurisdiction over the Defendant. Bazaarvoice transacts 7 business and is found within the Northern District of California. 8 VENUE 9 16. Venue is proper under Section 12 of the Clayton Act, 15 U.S.C. § 22, and 28 10 U.S.C. § 1391(b) and (c). 11 INTRADISTRICT ASSIGNMENT 12 17. Assignment to the San Francisco Division is proper because this action arose in 13 San Francisco County. A substantial part of the events that gave rise to the claim occurred in San Francisco, and PowerReviews' headquarters and principal place of business was located in 14 San Francisco before the transaction. Bazaarvoice continues to use PowerReviews' former 15 16 headquarters as its San Francisco office. 17 PRR PLATFORMS 18 18. PRR platforms enable manufacturers and retailers to collect, organize, and display 19 consumer-generated product ratings and reviews online. Consumer-generated product ratings 20 and reviews ("ratings and reviews") represent feedback from consumers regarding their 21 experiences with a product. These submissions are displayed on a retailer's or manufacturer's 22 website, allowing other consumers to read feedback from previous buyers before making a

purchasing decision. PRR platforms can range from simple software solutions a company has

developed with internal resources to sophisticated commercial platforms offering a combination of software, moderation services, and data analytics tools.

- display on their websites. Ratings and reviews can provide highly relevant, product-specific information on a retailer's or manufacturer's website near the time of purchase. The additional information provided by ratings and reviews can increase sales, decrease product returns, and attract more consumers to a retailer's or manufacturer's website. Ratings and reviews also can provide valuable data about consumer preferences and behavior, which retailers and manufacturers can use to make inventory purchasing or product design decisions.
- 20. Ratings and reviews may also benefit a retailer or manufacturer by boosting a product's ranking on a search engine results page. Internet search engine algorithms generally assign higher rankings to websites with fresh and unique content. Ratings and reviews are frequently updated, and this content is highly tailored to the retailer's or manufacturer's product catalog. Accordingly, when ratings and reviews are indexed by a search engine, the underlying product pages will likely receive a higher ranking on a search engine results page.
- 21. From a consumer's perspective, ratings and reviews are useful because they can provide authentic information regarding another consumer's experience with a particular product. Feedback from other consumers can help a prospective buyer make a more informed purchasing decision. Product ratings and reviews often provide information that is not easily ascertainable when shopping online (*e.g.*, quality of construction, fit, durability).
- 22. The software component of a PRR platform provides the user interface and review form for the collection and display of ratings and reviews. Most review forms prompt consumers to rate a product on a five-star scale and offer consumers an option to write an open-

- 23. In addition to the technology components of their respective platforms, some PRR platform providers also provide moderation services. After a consumer submits a review, the PRR platform provider applies software algorithms to scan the submission for inappropriate or fraudulent content. After the automated scan, a human moderator examines each submission to ensure it complies with a particular client's moderation standards. These moderation standards may vary between clients. For example, some clients may prefer not to display references to their competitors on their websites.
- 24. After moderation, the PRR platform publishes approved submissions in a display interface on a client's website. Many PRR platforms display a summary of a product's rating and review information and allow consumers to view individual reviews for more detailed information. The review summary may display the number of reviews, the product's average overall rating, a review distribution histogram, or information related to particular product attributes. The display interface may also allow consumers to filter reviews according to their interests.
- 25. Sophisticated PRR platforms allow manufacturers to share, or "syndicate," ratings and reviews with their retail partners. Through the syndication network, retailers can display reviews that were originally collected by a product's manufacturer. Syndication helps retailers obtain more content than they could independently. Manufacturers and retailers both benefit from the ability to display more reviews at the point of sale. Syndication between a manufacturer and a retailer using different PRR platforms is possible, but requires expensive, customized integration work to connect the platforms.

- 26. Some PRR platforms also include analytics software that manufacturers and retailers use to analyze information collected from ratings and reviews. With these tools, manufacturers and retailers can track and analyze real-time consumer sentiment. Manufacturers and retailers can use this information to identify product design defects, make product design decisions, or identify consumers for targeted marketing efforts.
- 27. PRR platforms are sold by Bazaarvoice and other commercial suppliers in direct sales processes that require a significant amount of time and negotiation. Prices are individually negotiated, and each customer's price is independent of the prices that other customers receive. Arbitrage, or indirect purchasing from other customers, is not possible because customers cannot re-sell PRR platforms that they have purchased from a commercial supplier. Accordingly, customers commonly receive different prices, even when purchasing similar products and services.
- 28. PRR platform providers negotiate prices in light of each customer's demand characteristics, taking into account competitive alternatives. Bazaarvoice calls this method of setting prices "value-based" pricing, meaning "the more value the [client] perceives, the higher [Bazaarvoice's] price point." During the sales process, it is typical for a salesperson to ask the prospective customer to divulge detailed information related to its business, which may include information related to (1) annual volume of online sales; (2) product return rates; (3) historic conversion rates; (4) e-commerce vendor relationships; or (5) project budgets. This process enables the PRR platform provider to assess the prospect's willingness to pay for a PRR platform. After acquiring as much information as possible about the prospect, the PRR platform provider offers a price that aligns closely with its perception of the prospect's willingness to pay for its product.

	1
	2
	3
	4
	5
	6
	7
	8
	9
1	0
1	1
1	2
1	3
1	4
1	5
1	6
1	7
1	8
1	9
2	0
2	1
2	2

29. Throughout the course of the sales process, a salesperson will also ask whether a prospective customer is considering other competitive alternatives. In most cases, the presence of competition is relatively transparent. Prospects routinely reveal the identity of competitors during negotiations and may even reveal the terms of competitive offers to improve their bargaining position. Accordingly, suppliers adjust their pricing to account for other competitive offers, depending on the nature of the threat posed by the competition.

## RELEVANT MARKET

- 30. PRR platforms used by retailers and manufacturers are a relevant product market and "line of commerce" within the meaning of Section 7 of the Clayton Act.
- 31. The United States is a relevant geographic market. PowerReviews was routinely the only significant competitive threat that Bazaarvoice faced in U.S.-based sales opportunities. As a result of the transaction, Bazaarvoice will be able to profitably impose targeted price increases on retailers and manufacturers based in the United States.

## ELIMINATION OF HEAD-TO-HEAD COMPETITION BETWEEN BAZAARVOICE AND POWERREVIEWS WILL HARM RETAILERS AND MANUFACTURERS

- A. Bazaarvoice's acquisition of PowerReviews eliminated the company's closest competitor and is likely to substantially lessen competition.
- 32. Before the acquisition, Bazaarvoice was the leading commercial supplier of PRR platforms, and PowerReviews was its closest competitor by a wide margin. Bazaarvoice's former CEO acknowledged that "PowerReviews is [Bazaarvoice's] biggest competitor," and the company's decision to acquire PowerReviews was bolstered by its current CEO's belief that there are "literally, no other competitors" in the market. Through the removal of its most significant rival, Bazaarvoice acquired the ability to profitably raise the price of its platform

above pre-merger levels. In fact, Bazaarvoice's current CEO pressed for the company to acquire PowerReviews because he anticipated "pricing accretion" due to the consolidation of the two firms.

- ach other during negotiations. Consequently, a Bazaarvoice "playbook" for competing with PowerReviews mandated that "[p]ricing only [be] delivered when [the customer's] BATNA and ZOPA have been clearly identified." BATNA and ZOPA are acronyms which stand for "best alternative to negotiated agreement" and "zone of possible agreement." For many manufacturers and retailers, PowerReviews was the best alternative to a negotiated agreement with Bazaarvoice. Accordingly, competitive pressure from PowerReviews frequently forced Bazaarvoice to offer substantial price discounts.
- 34. Other commercial suppliers of PRR platforms are not sufficiently close substitutes to Bazaarvoice's platform to prevent a significant post-merger price increase. PowerReviews was the most substantial restraint on Bazaarvoice's conduct in the United States before the merger, and no other competitor was a comparable rival. Bazaarvoice now faces virtually the same competitive landscape of "scarce" and "low quality" alternatives that Brant Barton identified in April 2011.
- 35. The absence of other meaningful competitors also has been recognized by both industry analysts and PowerReviews' former CEO, Pehr Luedtke, in calling the PRR platform market a "duopoly." Erin Defossé, Bazaarvoice's Vice President of Strategy, has agreed that "[t]here really isn't a market . . . to understand (as it relates [to ratings and reviews]), it is [Bazaarvoice] or PowerReviews." Additionally, PowerReviews' CEO, Ken Comée, and PowerReviews' Chief Financial Officer, Keith Adams, acknowledged that the combination of

- readily apparent from their combined market share in the Internet Retailer 500 ("IR 500"), which is an annual ranking of the 500 largest internet retailers in North America according to online sales revenue. Bazaarvoice regularly tracks its IR 500 market position, and company executives considered the impact that the acquisition of PowerReviews would have on Bazaarvoice's IR 500 market share. For example, in the diligence memorandum prepared for the company's board of directors, Bazaarvoice executives wrote, "[PowerReviews'] customer base includes 86 IR 500 retailers who have resisted becoming Bazaarvoice customers despite significant attempts to displace [PowerReviews] from these accounts" and noted that the acquisition of PowerReviews would "immediately increase the IR 500 penetration of Bazaarvoice by 49%." Within the IR 500, more than 350 retailers collect and display ratings and reviews. Approximately 70% of these firms use a PRR platform provided by Bazaarvoice or PowerReviews. Most of the remaining websites use in-house PRR solutions.
- 37. In addition to purchasing a PRR platform from a commercial supplier, a retailer or manufacturer seeking to include ratings and reviews on its website may elect to develop an inhouse PRR solution. For many retailers and manufacturers, however, it is impractical and cost-prohibitive to build an internal solution that can satisfy their business requirements.

  Accordingly, the acquisition particularly harms retailers and manufacturers for which an inhouse solution is not an economically viable alternative.
- 38. For many retailers and manufacturers, in-house PRR solutions are not sufficiently close substitutes to Bazaarvoice's platform to impede a post-merger price increase by

- 39. Bazaarvoice is able to use information obtained during the sales process to determine whether an in-house PRR solution is an economically viable alternative for a particular customer. Accordingly, in light of the merger, it will be a profit-maximizing strategy for Bazaarvoice to impose targeted price increases on customers that do not consider in-house solutions to be a viable alternative. Faced with an anticompetitive post-merger price increase, these customers would not develop an in-house solution or abandon ratings and reviews altogether.
- 40. Other social commerce products, including community platforms, forums, and question and answer ("Q&A") platforms, are also not substitutes for PRR platforms. These other social commerce products do not collect the same type of structured, product-level data associated with ratings and reviews. Because PRR platforms and other social commerce products serve different purposes, retailers and manufacturers routinely use PRR platforms in combination with one or more other social commerce products.
- 41. As a result of Bazaarvoice's acquisition of PowerReviews, customers will lose critical negotiating leverage. The elimination of PowerReviews has significantly enhanced Bazaarvoice's ability and incentive to obtain more favorable contract terms. Accordingly, many

- B. PowerReviews' "scorched earth approach to pricing" applied significant pressure to Bazaarvoice in competitive deals.
- 42. Price competition with Bazaarvoice was a core component of PowerReviews' business strategy. PowerReviews positioned itself as a low-price alternative to Bazaarvoice and aggressively pursued Bazaarvoice's largest clients. The company set an internal goal to "[b]e in every deal [Bazaarvoice] is in," and encouraged price competition by building a "cost structure to support price compression." As a result of price competition between Bazaarvoice and PowerReviews, manufacturers and retailers obtained substantial discounts—sometimes in excess of 60%.
- 43. PowerReviews' aggressive approach to pricing frequently forced Bazaarvoice to defend its more expensive list prices. Responding to competitive pressure from PowerReviews in July 2011, Bazaarvoice's Vice President of Retail Sales warned, "[PowerReviews] has been VERY active in almost all of our deals from small to large" (emphasis in original). He claimed that PowerReviews had adopted a "scorched earth approach to pricing," which "force[d] all of [Bazaarvoice's] current prospects and customers to at least understand how and why there is such a [difference] in price."
- 44. If a prospective customer was unwilling to pay a premium over the PowerReviews price, Bazaarvoice often responded with substantial price discounts. Bazaarvoice frequently matched the PowerReviews price or offered a more favorable price than PowerReviews. Tony Capasso, a Vice President of Sales for Bazaarvoice, described this trend in a 2011 e-mail regarding an apparel manufacturer's consideration of PowerReviews: "[L]ate

adopters see us as the stronger brand but struggle to justify 2X-3X greater costs for a solution that looks somewhat the same. Even when we do show differences some [prospects] don't put enough stock in those differences to justify the price [difference]. We may need to battle on price in this case . . . ." Bazaarvoice ultimately offered to match the price that PowerReviews had offered the apparel retailer, which represented a substantial discount from its initial proposal.

- 45. Even if PowerReviews was unable to win a customer's business, its low prices set the bar for negotiations and compressed Bazaarvoice's margins. Bazaarvoice employees viewed PowerReviews as "an ankle-biter that cause[d] price pressure in deals," and acknowledged that many customers brought PowerReviews into negotiations as a "lever to knock [Bazaarvoice] down on price."
- 46. PowerReviews also pursued Bazaarvoice's installed customer base. In some cases, PowerReviews convinced Bazaarvoice customers to switch platforms. In other cases, an offer from PowerReviews provided additional leverage for the customer to negotiate more favorable terms from Bazaarvoice. In 2011, Alan Godfrey, Bazaarvoice's General Manager of North American Retail, described this competitive dynamic as a "full frontal assault" by PowerReviews that was "successfully penetrating the [executive] ranks of [Bazaarvoice's] anchor clients and convincing them to evaluate alternatives, or at least, negotiate [Bazaarvoice] to lower price points."
- 47. PowerReviews' efforts to target existing Bazaarvoice customers did not go unnoticed. In July 2011, PowerReviews convinced a large electronics retailer to reevaluate its relationship with Bazaarvoice. Afterwards, Mike Svatek, Bazaarvoice's Chief Strategy Officer, expressed concern that Bazaarvoice was "seeing new competitive pressure" from PowerReviews through an "aggressive blitz campaign." Svatek believed Bazaarvoice needed to "eradicate"

PowerReviews, and he proposed a counterattack on the PowerReviews base. He advocated an "aggressive" approach to "unseat" PowerReviews from three of its largest accounts.

- 48. It was common for Bazaarvoice to pursue PowerReviews customers in this fashion. For example, in response to a PowerReviews campaign targeting Bazaarvoice's manufacturing clients, Bazaarvoice put into motion a plan to "steal one or more major [PowerReviews] clients . . . by offering them something they can't refuse." This strategy was intended to send a signal to PowerReviews that Bazaarvoice was willing "to absorb some pain in return for handing [PowerReviews] major client losses." In at least two cases, Bazaarvoice offered to provide its PRR platform to large PowerReviews customers for free.
- 49. Before the acquisition, a number of manufacturers and retailers switched between the Bazaarvoice and PowerReviews platforms. Many times these switches were spurred by aggressive offers that were intended to displace the incumbent PRR platform provider. As a result of the acquisition, however, Bazaarvoice will no longer need to "absorb some pain" to attract PowerReviews clients to the Bazaarvoice platform or retain customers in the face of lower prices from PowerReviews. When recommending the transaction to the company's board of directors, Bazaarvoice executives noted that the transaction would enable Bazaarvoice to acquire large PowerReviews customers that had "resisted becoming Bazaarvoice customers despite significant attempts to displace [PowerReviews]." Absent the transaction, they believed it was "unlikely that [Bazaarvoice could] attract these retailers to [its] platform in the foreseeable future nor [sic] without significant cost."
- C. Bazaaarvoice and PowerReviews engaged in "feature driven one-upmanship," which drove both firms to innovate and develop new PRR platform features.

- 51. For example, PowerReviews began offering an "in-line SEO solution" in January 2009. This was the first PRR platform feature to allow ratings and reviews to be indexed by search engines directly from the product webpage, rather than a separate website designed for search engine optimization. PowerReviews positioned its SEO feature as a best-in-class offering and targeted the shortcomings of Bazaarvoice's SEO offering during sales calls. Bazaarvoice quickly responded by developing comparable functionality.
- 52. Bazaarvoice, on the other hand, was the first company to create a review syndication network that connected manufacturers and retailers. PowerReviews responded by creating a similar review syndication feature for its clients. PowerReviews eventually pushed the envelope even further, aggressively marketing an "open" content syndication platform that facilitated syndication between manufacturers that were not PowerReviews clients and retailers using the PowerReviews platform. When PowerReviews announced its open syndication network, it invited all Bazaarvoice manufacturing clients to try its syndication service for free for twelve months.

- offering to syndicate content to PowerReviews' retailers. In an internal announcement, Erin Defossé, Bazaarvoice's Head of Product Strategy, acknowledged that this move was in response to PowerReviews' open syndication network. Brett Hurt was optimistic about his company's new approach, stating, "I cannot wait until we turn the tables on PowerReviews with their aggressive push. Our strategy is going to rock them and put them on their heels." He pushed for Bazaarvoice to execute on its plan to "destroy" PowerReviews, urging "[PowerReviews] is not waiting for us . . . . I want to aim a big bazooka in their direction."
- D. The anticompetitive effects of the transaction will not be counteracted by entry, repositioning, or merger-specific efficiencies.
- 55. Entry or expansion by other firms is unlikely to alleviate the competitive harm caused by the transaction. Since its founding, Bazaarvoice has been the largest commercial provider of PRR platforms, and PowerReviews was its closest competitor. Other providers exist,

but they have struggled to win customers and gain market share. Bazaarvoice's competitive position is protected by substantial barriers to entry.

- 56. Bazaarvoice's syndication network is a formidable barrier to entry in the market for PRR platforms. As more manufacturers purchase Bazaarvoice's PRR platform, the Bazaarvoice network becomes more valuable to retailers because it will allow them to gain access to a greater volume of ratings and reviews. Similarly, as more retailers purchase Bazaarvoice's PRR platform, the Bazaarvoice network becomes more valuable for manufacturers because it will allow them to syndicate content to a greater number of retail outlets. The feedback between manufacturers and retailers creates a network effect that is a significant and durable competitive advantage for Bazaarvoice.
- substantial barrier to entry that protects its dominant position. Before its initial public offering in February 2012, Bazaarvoice prepared a document for an investor roadshow in which it explained the "powerful network economies" created by linking retailers to manufacturers. Bazaarvoice claimed that it competes in a "winner-take-all" market, and identified its "ability to leverage the data" from its customer base as "a key barrier [to] entry." During investor roadshows, the company boasted, "[A]ny company entering the market would have to start from the beginning by securing all of the retail clients," which would be difficult because most of the largest retail clients are already using the Bazaarvoice platform. Since its IPO, Bazaarvoice's SEC filings have continued to identify "powerful network effects" from syndication as a "competitive strength[] [that] differentiate[s] [Bazaarvoice] from [] competitors and serve[s] as [a] barrier to entry."

	58.	The acquisition of PowerReviews will extend the reach of Bazaarvoice's network				
-	and deprive its	remaining competitors of the scale that is necessary to truly compete. Even				
	before the acqu	uisition, the company boasted to potential investors, "[T]he power of				
	[Bazaarvoice's	network effect and significant advantage on a global scale is starting to crowd				
	out competition	n." As Stephen Collins predicted in October 2011, Bazaarvoice's acquisition of				
	PowerReviews	threatens to "tip the scales in [Bazaarvoice's] permanent favor on the network				
	front." During	its diligence process for the transaction, Bazaarvoice anticipated that the				
	assimilation of	major PowerReviews retailers into the Bazaarvoice network would "further				
	increase[]	switching costs" and "deepen[] [its] protective moat."				
	59.	Bazaarvoice cannot demonstrate merger-specific efficiencies sufficient to				
	counteract the	acquisition's anticompetitive effects.				
	CAUSE OF ACTION					
		(Violation of Section 7 of the Clayton Act by Bazaarvoice)				
	60.	The United States realleges and incorporates paragraphs 1 through 59 as if set				
	forth fully herein.					
	61.	Bazaarvoice's acquisition of PowerReviews is likely to substantially lessen				
	competition in interstate trade and commerce in violation of Section 7 of the Clayton Act, 15					
	U.S.C. § 18.					
	62.	Among other things, the transaction has had the following anticompetitive effects:				
	(a)	Significant head-to-head competition between Bazaarvoice and PowerReviews				
has been extinguished;						
	(b)	Bazaarvoice has significantly reduced incentives to discount prices, increase the				
quality of its services, or invest in innovation;						

1	(c)	Prices will likely increase to levels above those that would have prevailed absent	
2	the transac	ction, forcing retailers and manufacturers to pay higher prices for PRR platforms; and	
3	(d)	Quality and innovation for PRR platforms will likely be less than the levels that	
4	would hav	e prevailed absent the transaction.	
5		REQUEST FOR RELIEF	
6	63	The United States requests that:	
7	(a)	Bazaarvoice's acquisition of PowerReviews be adjudged to violate Section 7 of	
8	the Clayton Act, 15 U.S.C. § 18;		
9	(b)	the Court order Bazaarvoice to divest assets, whether possessed originally by	
10	PowerRev	iews, Bazaarvoice, or both, sufficient to create a separate, distinct, and viable	
11	competing	business that can replace PowerReviews' competitive significance in the marketplace;	
12	(c)	the United States be awarded the costs of this action; and	
13	(d)	the United States be awarded any other equitable relief the Court deems just and	
14	proper.		
15			
16			
17			
18			
19			
20			
21			
22			
23			

Dated: January 10, 2013 2 For Plaintiff United States: 3 4 Michael D. Bonanno (DC Bar No. 998208) 5 Assistant Attorney General United States Department of Justice Networks & Technology Enforcement Section 6 450 Fifth Street, NW, Suite 7100 Washington, DC 20530 7 Telephone: (202) 532-4791 Fax: (202) 616-8544 Leslie C. Overton Deputy Assistant Attorney General E-mail: michael.bonanno@usdoj.gov 8 9 Soyoung Choe (MD Bar, No Numbers Assigned) Aaron Comenetz (DC Bar No. 479572) Peter K. Huston (CA Bar No. 150058) 10 Ihan Kim (NY Bar, No Numbers Assigned) Patricia A. Brink Director of Civil Enforcement 11 Claude F. Scott, Jr. (DC Bar No. 414906) Adam T. Severt (MD Bar, No Number Assigned) 12 Attorneys for the United States 13 Mark W. Ryan Director of Litigation 14 15 Melinda L. Haag (CA Bar No. 132612) United States Attorney By Alex G. Tse (CA Bar No. 152348) 16 Office of the United States Attorney 17 Chief Counsel for Innovation Northern District of California 450 Golden Gate Avenue 18 San Francisco, CA 94102 Telephone: (415) 436-7200 Facsimile: (415) 436-7234 19 E-mail: alex.tse@usdoj.gov 20 James J. Terney, Chief Networks & Technology Enforcement Section 21 22 23 Acting Assistant Chief Networks & Technology Enforcement Section